Post Office Address \_

The following is an example of an acceptable property rights statement. Statements of this type are, of course, only suitable for situations in which NO Agency funds or other considerations were involved in the making or conception of the invention. While this example is in the form of a declaration, a swom document is equally acceptable. (We) GERARDO ZAPATA UNITED STATES OF AMERICA citizens of 1155 Pebble Spring Drive, Berwyn, PA 19312 residing at declare: That I (we) made and conceived the invention described and claimed in patent application: 09/234,182 January 20, 1999 filed in the United States of America on Serial Number INIEG ANTIBODY FRACMENT-POLYMER CONJUGATES AND HUMANIZED ANTI-IL-8 MONOCLONAL ANTIRODIES (Check III and/or IV below as appropriate) (Check and complete either I or II below) That to the best of my (our) knowledge and belief: [4] [For Inventors Employed by an Organization] That t (we) made and conceived this invention while employed III. The invention was not made or conceived in the by GENENTECH INC. course of, or in connection with, or under the terms of any the invention is related to the work I am (we are) employed contract, subcontract or arrangement entered into with or to perform and was made within the scope of my (our) for the benefit of the United States Atomic Energy employment duties; That the invention was made during Commission or its successors: Energy Research and working hours and with the use of facilities, equipment, Development Administration or the Department of Enmaterials, funds, information and services of ergy. GENENTECH, INC. Other relevant (AZITE OF OTTOROYOF) facts are -AND/OR-IV. The invention was not made (conceived or first ac-That to the best of my (our) knowledge and belief (and/or) tually reduced to practice) under nor is there any relationbased upon information provided by RICHARD B. LOVE ship of the invention to the performance of any work under of GENENTECH, INC. any contract of the National Aeronautics and Space Administration. --OR---☐ II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are -The undersigned invertor(s) declare further that all statements made herein of his or her (their) own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements are made with the knowledge that willful false statments and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States gode and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon Inventors Signature: 1155 Pebble Spring Orive, Berwyn, PA 19312 Inventor's Signature:

(We) IPRIGENTA KOMMENTS citizens of UNITED STATES OF AMERICA	
residing at 3421 York Road, Winston-Salem, Nor	th Carolina 24107
declare:	
That I (we) made and conceived the invention described an	nd claimed in patent application:
Serial Number 09/234,182 filed in the Untitled ANTIBODY FRAGMENT-POLYMER CONJUGATES AND	nited States of America on <u>January</u> 20, 1999 D HUMANIZED ANTI-IL-8 MONOCLONAL ANTIBODIES
(Check and complete either I or II below)	(Check III and/or IV below as appropriate)
(For Inventors Employed by an Organization) That	That to the best of my (our) knowledge and belief:
the invention is related to the work I am (we are) employed to perform and was made within the scope of my (our) employment duties; That the invention was made during working hours and with the use of tacilities, equipment, materials, funds, information and services of GENENTECH, INC.  That to the best of my (our) knowledge and belief (and/or) based upon information provided by RICHARD B LOVE  Of GENENTECH, INC.  OR—  OR—  OR—  (For Self-Employed Inventors) That I (we) made	<ul> <li>III. The invention was not made or conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or for the benefit of the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.</li> <li>─AND/OR—</li> <li>IV. The invention was not made (conceived or first actually reduced to practice) under nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.</li> </ul>
and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are	elieved to be true and further that these statements are mad
Post Office Address: 3421 York Road, Winston-Sal	em, North Carolina 24107 27104 IIB
Date: 11 08100 960000	
Inventor's Signature:	

	this statement. Statements of this type are, of course, only considerations were involved in the making or conception eclaration, a sworn document is equally acceptable.			
I (We) STEVEN LEONG				
citizens of UNITED STATES OF AMERICA				
residing at 1914 Eldorado Ave. Berkeley, California 94707				
declare:				
That I (we) made and conceived the invention described at	nd claimed in patent application:			
Serial Number 09/234,182 filed in the United States of America on January 20, 1999 titled ANTIBODY FRACMENT-POLYMER CONJUGATES AND BUNANIZED ANTI-IL-8 MONOCLONAL ANTIBODIES				
(Check and complete either I or II below)	(Check III and/or IV below as appropriate)			
DI. (For Inventors Employed by an Organization) That	That to the best of my (our) knowledge and belief:			
l (we) made and conceived this invention while employed by GENENTECH, INC. That the invention is related to the work I am (we are) employed to perform and was made within the scope of my (our) employment duties; That the invention was made during working hours and with the use of facilities, equipment, materials, funds, information and services of GENENTECH, INC. Other relevant	III. The invention was not made or conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or for the benefit of the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.			
tacts are	AND/OR			
That to the best of my (our) knowledge and belief (and/or) based upon information provided by RICHARD B. LOVE of GENERIECE, INC.	IV. The invention was not made (conceived or first actually reduced to practice) under nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.			
II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are				
and that all statements made on information and belief are be with the knowledge that willful false statments and the like so	ints made herein of his or her (their) own knowledge are true elieved to be true and further that these statements are made made are punishable by fine or imprisonment, or both, under t such willful false statements may jeopardize the validity of			
Inventor's Signature:				
Post Office Address: 1914 Eldorado Ave, Berkele	ey, CA 94707			
Date: Nov 9, 2000				
Inventor's Signature:				
Post Office Address:				
Date:				

Date: \_\_\_\_\_

The following is an example of an acceptable property rights statement. Statements of this type are, of course, only suitable for situations in which NO Agency funds or other considerations were involved in the making or conception of the invention. While this example is in the form of a declaration, a swom document is equally acceptable. LEONARD G. PRESTA (We) UNITED STATES OF AMERICA citizens of \_ 1900 Gough Street, Apt. #206, San Francesco, California 94109 residing at \_\_ declare: That I (we) made and conceived the invention described and claimed in patent application: Serial Number <u>09/234,182</u> filed in the United States of America on January 20, 1999 Titled ANTIBODY FRACMENT-POLYMER CONJUGATES AND HUMANIZED ANTI-IL-8 MONOCLORAL ANTIBODIES (Cneck III and/or IV below as appropriate) (Cneck and complete either I or II below) That to the best of my (our) knowledge and belief: [1] (For Inventors Employed by an Organization) That (we) made and conceived this invention while employed by \_GENENTECH, INC. III. The invention was not made or conceived in the \_.Tnat course of, or in connection with, or under the terms of any the invention is related to the work I am (we are) employed contract, subcontract or arrangement entered into with or to perform and was made within the scope of my (our) for the benefit of the United States Atomic Energy employment duties; That the invention was made during Commission or its successors. Energy Research and working nours and with the use of facilities, equipment, Development Administration or the Department of Enmaterials funds, information and services of . Other relevant GENENTECH INC facts are -AND/OR-■ IV. The invention was not made (conceived or first ac-That to the best of my (our) knowledge and belief (and/or) tually reduced to practice) under nor is there any relationbased upon information provided by RICHARD B. LOVE ship of the invention to the performance of any work under of GENERITECH, INC. any contract of the National Aeronautics and Space Administration. —OR− ☐ II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are \_\_\_\_\_ The undersigned inventor(s) declare further that all statements made herein of his or her (their) own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements are made with the knowledge that willful false statments and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent seuing thereon. Inventor's Signature: Dernard Post Office Address 1900 Gough Street, Apt. #206, San Francisco, CA 94109 Nov. 9. 2002 Inventor's Signature: \_\_\_\_\_ Post Office Address: \_\_\_\_\_

. . .

The following is an example of an acceptable property right suitable for situations in which NO Agency funds or other of the invention. While this example is in the form of a decorate of the form of	AUGINELATION AND BILLIANIA CO. IN THE LINE AND AN ACCIDENTAL	
(We) Vanessa Asei		
residing at 5047 Capistrano Ave. San Jose, CA	95129	
declare:		
That I (we) made and conceived the invention described ar	nd claimed in patent application:	
	nited States of America on <u>January 20, 1999</u> ND HUMANIZED ANTI-II-8 MONOCLONAL ANTIBODIES	
(Cneck and complete either I or II below)	(Check III and/or IV below as appropriate)	
File (For Inventors Employed by an Organization) That	That to the best of my (our) knowledge and belief:	
the invention is related to the work I am (we are) employed to perform and was made within the scope of my (our) employment duties; That the invention was made during working hours and with the use of tacilities, equipment, materials, funds, information and services of GENENTECH, INC.  Other relevant	III. The invention was not made or conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or for the benefit of the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.	
tacts are	AND/OR	
That to the best of my (our) knowledge and belief (and/or) based upon information provided by RICHARD B. LOVE of GENERIFICH, INC	IV. The invention was not made (conceived or first actually reduced to practice) under nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.	
☐ II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are	owo mada harein at his or her (their) own knowledge are the	
and that all statements made on information and belief are be with the knowledge that willful false statments and the like so Section 1001 of Title 18 of the United States Code and the the application or any patent issuing thereon Inventor's Signature:		
Date:		

crizens of <u>United States of America</u> residing at <u>24 Sotelo Ave. San Francisco, CA</u> declare: That I (we) made and conceived the invention described at	
titled ANTIBODY FRACHENT-POLYMER CONJUGATES A	nited States of America on <u>January</u> 20, 1999  ND HUMANIZED ANTI-II-8 MONOCLONAL ANTIBODIES
(Check and complete either I or II below)  I. (For Inventors Employed by an Organization) That I (we) made and conceived this invention while employed by GENENTECH, Inc That the invention is related to the work I am (we are) employed to perform and was made within the scope of my (our) employment duties; That the invention was made during working hours and with the use of facilities, equipment materials, funds, information and services of GENENTECH, INC Other relevant facts are Other relevant facts are Of Of Of	That to the best of my (our) knowledge and belief:  It III. The invention was not made or conceived in the course of, or in connection with, or under the terms of any contract, subcontract or arrangement entered into with or for the benefit of the United States Atomic Energy Commission or its successors: Energy Research and Development Administration or the Department of Energy.  —AND/OR—  If IV. The invention was not made (conceived or first actually reduced to practice) under nor is there any relationship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration.
and that all statements made on information and belief are to with the knowledge that willful false statments and the like's Section 1001 of Title 18 of the United States Code and the the application or any patent issuing thereon.	nents made herein of his or her (their) own knowledge are true believed to be true and further that these statements are made o made are punishable by fine or imprisonment, or both, under at such willful false statements may jeopardize the validity of the control of the contr



in re Application of Vanessa hise, et al. Senai No 09/234, 182 Filed On 20 January 1999 Mailed On December 2000

Docket No : P1085R4-1A By Richard B. Love Reg. No 34,659

The following has been received in the  $\upsilon$  S. Patent Office on the data stamped

- X PTOL-456 (COPY)
- X Response
- Acceptable Property Rights Statement (Executed statement from each inventor)
- x postcard

in re Application of, Vanessa hisei et al. Serial No. 09/234,182 Filed On: 20 January 1999 Mailed On: December 2000

Docket No P1085R4-1A By, Richard B, Love Reg No 34,659

The following has been received in the U.S. Patent Office on the date stamped.

- X PTOL-456 (copy)
- Response
- Acceptable Property Rights Statement (Executed statement from each inventor)
- DIEDIZOG





JAN 2 3 2001



UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office ASSISTANT SECRETARY AND COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

SERIAL NUMBER FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
SERIAL NUMBER FILING DATE  09/234, 182 01/20/99	HSEI	V P103584-1A
		EXAMINER
RICHARD B LOVE	PM51/0116	DIBRING, M
GENENTECH INC 1 DNA WAY SOUTH SAN FRANCISCO CA	<b>94880~49</b> 98	ART UNIT PAPER NO 1 € 4 4

DATE MAILED:

01/16/01

## REQUIREMENT FOR STATEMENT UNDER §152 OF THE ATOMIC ENERGY ACT

The subject matter of this application is considered "useful in the production or utilization of special nuclear material or atomic energy."

No patent for any invention "useful in the production or utilization of special nuclear material or atomic energy" may issue unless the applicant files a statement WITHIN THIRTY DAYS from request thereof by the Commissioner of Patents & Trademarks setting forth the full facts surrounding the making or conception of the invention described in the application and whether the invention or discovery was made or conceived in the course of or under any contract, subcontract, or arrangement entered into with or for the benefit of the Energy Research and Development Administration or the Department of Energy as required under section 152 of the Atomic Energy Act of 1954, 42 USC §2182.

Applicant is hereby given a period of THIRTY DAYS from the mailing date of this letter to file the required statement under 42 USC §2182. Failure to submit the required statement within the thirty day period will result in ABANDONMENT of the application. The thirty day period is fixed by §2182 of the Act and cannot be extended. Thus, no extension of this period may be obtained under either 37 CFR §1.136(a) or (b).

CALENDARED/CK

Joanne P. Hoose
Supervisory Applications Examiner
Special Laws Administration

DUE DATE

Please direct all written communications regarding this matter to:

The Commissioner of Patents & Trademarks

Washington, D.C. 20231

Attention: Licensing & Review

703-306-4196

Please direct all telephone calls regarding this mutter to:

Joyce Brown, 703-308-3350 (703) 306-419

The following is an example of an acceptable property rights statement. Statements of this type are, of course, only suitable for situations in which NO Agency funds or other considerations were involved in the making or conception of the invention. While this example is in the form of a declaration, a sworn document is equally acceptable. citizens of residing at \_\_\_ declare: That I (we) made and conceived the invention described and claimed in patent application: Serial Number \_\_\_\_\_\_filed in the United States of America on\_\_\_\_\_ (Cneck III and/or IV below as appropriate) (Check and complete either I or II below) That to the best of my (our) knowledge and belief: □1. (For Inventors Employed by an Organization) That I (we) made and conceived this invention while employed ☐ III.The invention was not made or conceived in the \_\_\_\_.That course of, or in connection with, or under the terms of any the invention is related to the work I am (we are) employed contract, subcontract or arrangement entered into with or to perform and was made within the scope of my (our) for the benefit of the United States Atomic Energy employment duties; That the invention was made during Commission or its successors: Energy Research and working hours and with the use of facilities, equipment, Development Administration or the Department of Enmaterials, funds, information and services of \_\_\_\_\_. Other relevant facts are -AND/OR-☐ IV. The invention was not made (conceived or first ac-That to the best of my (our) knowledge and belief (and/or) tually reduced to practice) under nor is there any relationbased upon information provided by\_\_\_\_\_ ship of the invention to the performance of any work under any contract of the National Aeronautics and Space Administration. --OR--☐ II. (For Self-Employed Inventors) That I (we) made and conceived this invention on my (our) own time using only my (our) own facilities, equipment, materials, funds, information and services. Other relevant facts are \_\_\_\_\_ The undersigned inventor(s) declare further that all statements made herein of his or her (their) own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements are made with the knowledge that willful false statments and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

Inventor's Signature:

Date

Inventor's Signature:

Post Office Address:

Post Office Address:

## UnOfficial Communication - GENENTECH, INC.

1 DNA Way, South San Francisco, CA 94080-4990 Tel: 650-225-1832 Fax: 650-952-9881

## FAX TRANSMISSION COVER SHEET

February 2, 2001 Date:

To: Joyce Brown US PTO

Fax: (703)306-4196

Re: U.S. Ser. No 09/234,182

filed 20 JAN 1999

(Attorney Docket No.: P1085R4-1a

Sender: Yvonne Carter

> YOU SHOULD RECEIVE 9 PAGES, INCLUDING THIS COVER SHEET. IF YOU DO NOT RECEIVE ALL THE PAGES, PLEASE CALL 650-225-1832

## CONFIDENTIALITY NOTE

The december accompanying to information incident information from CENENTECH INC which is instituted or privileged. The information is considered in for instituted or child product on the thousand information is considered. It is information in considered in the instituted or the thousand information is instally produced. If you have received this formation of order phone such as for installation of the section of the sect

oyce:

Per our conversation re the above matter, I am forwarding documentation including postcard of he Requirement for Statement Under §152 of the Atomic Line 7.

Slease take this matter off your docket of 16 February 2001. Thank you. Yvonne Carter

45/01 he Requirement for Statement Under §152 of the Atomic Energy Act for your consideration. Will you

Ma Carter

Per our conversation this morning regarding 09/234,182. The faxed Property Rights response received on 2/2/01 is OK and the application is being forwarded to the Technology Center. This response setisfies the Commissioner Letter requirement due on 2/15/01.